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Law Offices of OLSON CANNON GORMLEY & STOBERSKI

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6	Attorneys for Defendants CLARK COUNTY, GLORIA MALDONADO, AUDRA GUITIERREZ/O	CHEDDO
7	YOLANDA KING and TIM BURCH	JULKKO,
8	UNITED STATES DISTRIC	
9	DISTRICT OF NEV	ADA
10	ROBERT ANSARA, as Special Administrator of the estate of D.B., born December 18, 2015 and	
11	died August 15, 2017 and GABRIELLE BRANON-CHESLEY, individually, as the Natural	CASE NO.
12	Mother of D.B., David Banks, individually and as the Natural Father of D.B.,	STIPULAT
13	Plaintiffs,	DISMISSA
14	v.	YOLANDA BURCH W
15	GLORIA MALDONADO, individually; AUDRA GUITERREZ/GUERRO, individually;	
16	RICHARD WHITLEY, Director of the Nevada	
17	Department of Health and Human Services,	
	individually; ROSS ARMSTRONG, Administrator of Nevada Division of Child and	

CASE NO. 2:19-cv-01394-GMN-VCF

# STIPULATION AND ORDER OF DISMISSAL OF DEFENDANTS YOLANDA KING AND TIMOTHY BURCH WITH PREJUDICE

GUITERREZ/GUERRO, individually;
RICHARD WHITLEY, Director of the Nevada
Department of Health and Human Services,
individually; ROSS ARMSTRONG,
Administrator of Nevada Division of Child and
Family Services, individually; YOLANDA
KING, Clark County Manager, individually; TIM
BURCH, Director of Clark County Department of
Family Services, individually; DIAMOND
FORD, individually; CRAIG DICKENS;
individually; DOE individuals I-XX, ROE
CLARK COUNTY DEPARTMENT OF
FAMILY SERVICES EMPLOYEES I-XX,
individually and in their official capacities;
CLARK COUNTY DEPARTMENT OF
FAMILY SERVICES; COUNTY OF CLARK, a
political subdivision of the State of Nevada;
TROPICANA DE, LLC, d/b/a SIEGAL SUITES
OF TROPICANA, a Foreign Limited Liability
Corporation; AND DOE SECURITY
COMPANY and ZOE CORPORATIONS XXI-XXX,

Defendants.

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	WHERE	AS, YOLAND	A KING and	I TIMOTHY	BURCH	are listed	as Defenda	ants in
Plain	tiffs' First A	mended Com	plaint (ECF N	No. 5);				

WHEREAS, on 5/7/2020, this Court entered an Order (ECF No. 63) granting the Clark County Defendants' Motion to Dismiss with and without prejudice, and granting Plaintiffs' Motion to Amend;

WHEREAS, on 5/28/2020, Plaintiffs' filed a Second Amended Complaint that does not list YOLANDA KING and TIMOTHY BURCH as Defendants in the case caption;

IT IS HEREBY STIPULATED by and between the parties, through their respective counsel, that Plaintiffs ROBERT ANSARA, as Special Administrator of the estate of D.B., born December 18, 2015 and died August 15, 2017 and GABRIELLE BRANON-CHESLEY, individually, as the Natural Mother of D.B., David Banks, individually and as the Natural Father of D.B., causes of action as to YOLANDA KING and TIMONTY BURCH, if any, only be dismissed with prejudice and all parties are to bear their own costs and attorney's fees.

Dated this 5th day of June, 2020.

Dated this 5th day of June, 2020.

### RICHARD HARRIS LAW FIRM

# OLSON CANNON GORMLEY & **STOBERSKI**

By: /s/ Samantha Martin, Esq.
SAMANTHA MARTIN, ESQ.
BENJAMIN CLOWARD, ESQ.
801 S. 4 <sup>th</sup> Street
Las Vegas, NV 89101
Attorneys for Plaintiffs
•

By: /s/ Felicia Galati, Esq. FELICIA GALATI, ESQ. 9950 West Cheyenne Avenue Las Vegas, NV 89129 Attorneys for Defendants/Cross-Claimant CLARK COUNTY. GLORIA MALDONADO, AUDRA GUITIERREZ/GUERRO, YOLANDA KING and TIM BURCH

# Case 2:19-cv-01394-GMN-VCF Document 69 Filed 06/05/20 Page 3 of 4

	1	Ansara, et al. v. Maldanado, et al., Case No. 2:19-cv-01394-GMN-VCF						
	2	Stipulation and Order of Dismissal of Yolanda King and Timothy Burch With Preju						
	3							
	4	ORDER						
	5	IT IS HEREBY ORDERED that this case be dismissed with prejudice as to						
	6	YOLANDA KING and TIMOTHY BURCH, and all parties are to bear their own costs and						
	7							
	8	attorneys' fees. Dated this <u>5</u> day of June, 2020.						
	9							
	11	Gloria M. Navarro, District Judge UNITED STATES DISTRICT COURT						
	12	OMILD SIMILS DISTRICT COOK!						
K	13	Submitted by:						
OBERS	14	OLSON CANNON GORMLEY & STOBERSKI						
LEY & STOBERS orporation nne Avenue ada 89129 Fax (702) 383-0701	15	By: /s/ Felicia Galati, Esq.						
OLSON CANNON GORMLEY & STOBERSKI A Professional Corporation 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 (702) 384-4012 Fax (702) 383-0701	16	FELICIA GALATI, ESQ. 9950 West Cheyenne Avenue						
NON G	17	Las Vegas, NV 89129						
IN CAN A I 995 La 2) 384-4	18	Attorneys for Defendants CLARK COUNTY, GLORIA MALDONADO,						
0 <i>C</i> 00	19	AUDRA GUITIERREZ/GUERRO, YOLANDA KING and TIM BURCH						
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# Law Offices of OLSON CANNON GORMLEY & STOBERSKI A Professional Corporation 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 (702) 384-4012 Fax (702) 383-0701

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on this 5th day of June, 2020, I sent via e-mail a true and correct copy of the above and foregoing **STIPULATION AND ORDER OF DISMISSAL OF YOLANDA KING AND TIMOTHY BURCH WITH PREJUDICE** through the CM/ECF system of the United States District Court for the District of Nevada (or, if necessary, by U.S. Mail, first class, postage pre-paid), upon the following:

Benjamin P. Cloward, Esq.
Samantha A. Martin, Esq.
RICHARD HARRIS LAW FIRM
801 S. 4<sup>th</sup> Street
Las Vegas, NV 89101
Attorneys for Plaintiffs

Brandon J. Trout, Esq.
The Siegel Group
3790 Paradise Road, Suite 250
Las Vegas, NV 89169
Attorneys for Defendant Tropicana De, LLC

/s/ Erika Parker

An Employee of OLSON CANNON GORMLEY & STOBERSKI